

# EXHIBIT I

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February 7, 2005

VIA FACSIMILE No. 1-800-554-1021

Mr. Raymond Monette  
Synca  
337 Marion  
Le Gardeur, Quebec J5Z 4W8

Dear Mr. Monette:

We represent MultiMedia Dental Systems, Inc. which holds the exclusive right to produce and license MediaDent software in North America, Central America, and South America. MultiMedia originally obtained its rights in the software pursuant to an Exclusive Licensing Agreement dated as of December 24, 2000, between MultiMedia and Mr. Gerrit Martens under which Mr. Martens granted MultiMedia:

A perpetual, exclusive, royalty free and unconditional and irrevocable license of any and all versions of any kind, past, present and/or future . . . versions [of the MediaDent software].

In the Exclusive License Agreement the parties expressly agreed that "any software which uses MediaDent as a front-end and/or uses MediaDent as a source code in any way is subject to this Agreement. . . ." In other words, MultiMedia obtained the exclusive rights to market and license the existing software, all subsequent versions and any software which includes any portion of the MediaDent code.

Paragraph No. 9 of the Exclusive License Agreement provided that, in the event that Mr. Martens defaulted or ceased his ongoing business operations, upon 90 days notice to the agent which was holding certain materials and in escrow, all the escrowed materials would immediately become the sole property of MultiMedia to the exclusion of Mr. Martens, and that all right, title and interest in or associated with, the software would vest in MultiMedia. Because Mr. Martens' company initiated insolvency proceedings under Belgian law and eventually ceased

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operations, this provision was triggered, leaving MultiMedia as the sole owner of the software and all rights associated therewith.

It has come to MultiMedia's attention that Imagelevel, a Belgian firm with which some of Mr. Martens' former programmers are affiliated, has been marketing a product using MediaDent software and the MediaDent name through you, in violation of United States and International law. This conduct gives rise to both common law and statutory causes of action which include, among other things, copyright infringement, unfair competition, passing off, false designation of origin, and trademark and/or trade name infringement. MultiMedia is entitled to injunctive relief to prevent further dilution of its rights in the MediaDent name and software and money damages for any actual losses sustained as the result of this conduct.

Accordingly, within 20 days of the date of this letter, Synca must provide MultiMedia with written assurances (1) that it has ceased marketing, in any form or media, software containing any portion of the code from the MediaDent product in North America, Central America, or South America, and (2) that Synca has taken steps to assure that no future violation of our client's rights in the MediaDent software or any of its progeny are compromised. Failure to comply with these requests will necessarily require commencement of an action to enforce our client's rights.

We shall look forward to your prompt response.

Very truly yours,

Gregory J. Digel

GJD/wes

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